

## 2025 South Dakota Legislature Senate Bill 81

Introduced by: Senator Mehlhaff

## An Act to prohibit the use of a firearms code for transactions involving firearms, accessories, components, and ammunition and to provide a civil penalty therefor.

4 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF SOUTH DAKOTA:

5 Section 1. That a NEW SECTION be added to chapter 51A-17:

6		Terms used in this Act mean:
7	<u>(1)</u>	"Ammunition," firearm ammunition and cartridge casings, primers, bullets, and
8		propellant powder, designed for use in a firearm;
9	<u>(2)</u>	"Assignment," a financial institution's policy, process, or practice, which labels,
10		links, or otherwise associates a firearms code with a merchant or payment card
11		transaction, in a manner that allows the financial institution or any other entity
12		facilitating or processing the payment card transaction to identify whether:
13		(a) A merchant is a firearms dealer; or
14		(b) A transaction involves the sale of firearms or ammunition;
15	<u>(3)</u>	"Customer," any person engaged in a payment card transaction that a financial
16		institution facilitates or processes and any person, or the person's duly authorized
17		representative, who has transacted business with or has used the services of a
18		financial institution, or for whom a financial institution has acted as a fiduciary in
19		relation to an account maintained in the person's name;
20	<u>(4)</u>	"Disclosure," the transfer, publication, or distribution of protected financial
21		information to another person, for any purpose other than to process or facilitate
22		a payment card transaction;
23	<u>(5)</u>	"Financial institution," a bank, savings and loan association, trust company, or
24		credit union chartered pursuant to any state or federal law; a regulated consumer
25		lender, a money service business, payment card issuer, or other institution that is
26		by law under the jurisdiction of the Division of Banking; and an entity involved in

facilitating or processing a payment card transaction, including a bank, acquirer, 1 2 gateway, payment card network, or payment card issuer; 3 (6) "Financial record," any: Original or copy of a record or document held by a financial institution, 4 (a) 5 which pertains to a customer of the financial institution, including any record 6 of a transaction conducted by means of a customer bank communication 7 terminal or other electronic device; 8 (b) A record held by a financial institution, which relates to a payment card 9 transaction that the financial institution has processed or facilitated; and Information derived from any record or document referenced in this 10 (c) 11 subdivision; "Firearm," a weapon that is capable of expelling, is designed to expel, or may 12 (7) 13 readily be converted to expel a projectile by action of an explosive; 14 (8) "Firearm accessory or component," any: 15 Device that is specifically adapted to enable the carrying, storage, or (a) 16 wearing of a firearm; 17 Device that is specifically adapted to enable the mounting of a firearm in or (b) 18 on any conveyance; 19 Device that is specifically adapted to be inserted into or affixed to a firearm (c) 20 to alter, enable, or improve the capabilities or the functioning of the firearm: 21 Ammunition carrier, aftermarket grip or stock, brace, flash suppressor, (d) 22 folding stock, laser sight, light for target illumination, magazine, sound 23 suppressor, speed loader, telescopic sight, or any other item used in 24 conjunction with or mounted upon a firearm; and 25 (e) Equipment, machinery, material, tool, or other component used in making, 26 manufacturing, or reloading ammunition; 27 (9) "Firearms code," an indicator or code that: 28 (a) A financial institution assigns to a merchant or to a payment card 29 transaction and which identifies whether a merchant is a firearms dealer or 30 whether the payment card transaction involves the purchase of a firearm, firearm accessories or components, or ammunition; and 31 32 Includes a merchant category code assigned to a retailer by a payment card (b) network or other financial institution; 33 "Firearms dealer," any: 34 (10)35 Retailer or merchant of firearm accessories or components; (a)

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<ul> <li>antique firearms, as those terms are defined in 18 U.S.C. § 921 (Janu 1, 2025); or</li> <li>(c) Any person engaged in the lawful business of selling ammunition for use firearms or antique firearms;</li> <li>(11) "Governmental entity," this state, any political subdivision of this state, and a agency or instrumentality of this state or a political subdivision of this state;</li> <li>(12) "Merchant," an individual or entity accepting a payment card from a customer</li> </ul>	<u>e in</u> any for ent or
<ul> <li>4 (c) Any person engaged in the lawful business of selling ammunition for use</li> <li>5 firearms or antique firearms;</li> <li>6 (11) "Governmental entity," this state, any political subdivision of this state, and a</li> <li>7 agency or instrumentality of this state or a political subdivision of this state;</li> </ul>	for ent or
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8 (12) "Merchant," an individual or entity accepting a payment card from a customer	<u>ent</u> or t is
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9 <u>the purchase of a good or service, including a firearms dealer that accepts paym</u>	<u>t is</u>
10 <u>cards for the lawful purchase of firearms, firearm accessories or components</u> ,	
11 <u>ammunition;</u>	
12 (13) "Payment card," a charge card, credit card, debit card, or any other card that	<u>ces</u>
13 issued to an authorized user and allows the user to purchase goods or servi	
14 <u>from a merchant; and</u>	
15 (14) "Protected financial information," any record of a sale, purchase, return, or refu	nd,
16 <u>involving a payment card that is retrieved, characterized, generated, label</u>	ed,
17 sorted, or grouped based on the assignment of a firearms code, provided	<u>l a</u>
18 <u>customer's protected financial information refers to protected financial informat</u>	<u>ion</u>
19 appearing in the financial records of a customer.	
20 Section 2. That a NEW SECTION be added to chapter 51A-17:	
21 <u>With the exception of records kept during the regular course of a crimi</u>	
22 <u>investigation and prosecution, or as otherwise required by law, no governmental entity</u>	
23 <u>official, agent, or employee of a governmental entity or any person other than the ow</u>	
24 or owner's representative, may knowingly and willfully keep or cause to be kept any l	ist,
25 record, or registry of privately owned firearms or the owners of those firearms.	
26 Section 3. That a NEW SECTION be added to chapter 51A-17:	
27 <u>Neither a financial institution nor an agent of a financial institution may require</u>	the
28 <u>use of a firearms code in a way that distinguishes a firearms dealer physically located</u>	
29 <u>this state from a general merchandise retailer or a sporting goods retailer located in t</u>	
30 <u>state.</u>	
31 Section 4. That a NEW SECTION be added to chapter 51A-17:	

1		A financial institution may not discriminate against a firearms dealer by:
2	<u>(1)</u>	Declining a lawful payment card transaction based solely on the assignment or
3		non-assignment of a firearms code to the merchant or the transaction;
4	<u>(2)</u>	Limiting or declining to do business with a customer, potential customer, or
5		merchant, based on the assignment or non-assignment of a firearms code to
6		previous lawful transactions involving the customer, potential customer, or
7		merchant;
8	<u>(3)</u>	<u>Charging a merchant a higher transaction or interchange fee for a lawful</u>
9		transaction based on the assignment or non-assignment of a firearms code; or
10	<u>(4)</u>	Taking any other action against a customer or merchant with the intent of
11		suppressing lawful commerce involving firearms, firearm accessories or
12		components, or ammunition, if the action is based solely or in part on the
13		customer's or merchant's business involving firearms, firearm accessories or
14		components, or ammunition.
15	Section	5. That a NEW SECTION be added to chapter 51A-17:
16		The attorney general may investigate any alleged violation of this Act and shall
17	provid	de written notice to any individual or entity, public or private, believed to be in
18	violat	ion. Written notice to any commercial entity must be made to the entity's registered
19	<u>agent</u>	<u>.</u>
20		Upon receipt of a written notice from the attorney general, the alleged violator
21	<u>must</u>	cease usage of the firearms code within thirty calendar days. The attorney general
22	<u>may e</u>	extend the period for up to an additional one hundred and twenty days.
22	Gentlem	
23	Section	6. That a NEW SECTION be added to chapter 51A-17:
24		The attorney general may be petitioned to investigate an alleged violation of this
25	<u>Act by</u>	<u>/:</u>
26	<u>(1)</u>	A firearms dealer physically located in this state, if the dealer's business was the
27		subject of an alleged violation of this Act; or
28	<u>(2)</u>	A customer who engaged in a transaction with a firearms dealer physically located
29		in this state, if the dealer's business was the subject of an alleged violation of this
30		<u>Act.</u>
31		If the attorney general does not commence an action within ninety days of
32	receiv	ring a petition under this section, the firearms dealer or the customer may file an

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action in a court of competent jurisdiction to enjoin the individual or entity from engaging
 in a violation of this Act.

## 3 Section 7. That a NEW SECTION be added to chapter 51A-17:

4 If an individual or entity, public or private, is found to be in violation of this Act 5 after the later of the expiration of thirty calendar days from the receipt of written notice 6 by the attorney general the expiration of any extension granted by the attorney general, 7 the attorney general must pursue an injunction against the individual or entity, in a court 8 of competent jurisdiction in the circuit court for the county where the alleged violation 9 occurred.

10If a court finds that an individual or entity continues to be in violation of this Act11after the later of thirty calendar days from the receipt of written notice by the attorney12general or the expiration of any extension granted by the attorney general, or after a13finding of a violation of this Act by a court, the court must enjoin the individual or entity14from continuing to violate this Act.

15 If thirty days after the issuance of an injunction an individual or entity knowingly 16 and willfully fails to comply, as provided for in this section, the court must impose a civil 17 penalty in the amount of twenty-five thousand dollars or the amount of actual damages 18 for each violation occurring after the conclusion of the thirty-day period. In assessing the 19 penalty, the court may consider the financial resources of the violator and any harm or 20 risk of harm to an individual's rights under the U.S. Const. amend. II, resulting from the 21 violation. The court shall forward any civil penalty collected under this section to the state 22 treasurer, for deposit in the general fund. 23 In addition to the remedies provided for in this section, the attorney general or a

In addition to the remedies provided for in this section, the attorney general or a
 petitioner who prevails in an action under this Act shall recover costs and reasonable
 attorney's fees.

## 26 Section 8. That a NEW SECTION be added to chapter 51A-17:

It is not a defense to an action filed pursuant to this Act that information was
 disclosed to a federal government entity, unless the disclosure or action was based on a
 good faith conclusion that the disclosure or action was required by federal law or
 regulation.